#### LOCAL MISCELLANY.

CONDITION OF THE PRODUCE BANK. THE BANK TO CONTINUE IN BUSINESS-A NEW PRES-IDENT FLECIED-ASSETS AND LIABILITIES.

The recent troubles of the Produce Bank, which were caused in part by large loans made to the contractors for the Riverside Drive, and in part by a lack of confidence in the management of the bank, bave been removed. An examination of its affairs, completed yesterday, showed plainly the ability of the bank to pay not only its liabilities but its stock in full. In consequence of this favorable result the bank was virtually reorganized. The president, J. Fisher Satterthwaite, surrendered his position, and Augustus T. Post was elected by the directors to succeed him. Christopher C. Baldwin was elected a director in place of James Kay, who resigned, Other changes in the Board will be made probably within a short time.

At the meeting yesterday a special loan of \$50,000 was made to the bank by some of the directors, and other arrangements were completed for the payment of all habilities on demand. On the adjournment of the meeting it was said that the bank was prepared to pay to-day all demands against it. According to the latest report made by the State Bank Superintendent, the condition of the Produce Bank December 13, 1879, was as follows:

Capital Stock Surplus and profits Due depositors	
Total	\$624,108
Resources.	ANTO 00.
Loans and discounts.  Due from other banks  Stocks and bonds.  Notes and specke.  Cash items.  Other assets.	8,877 42,158 30,049
Potel	\$612 133

Of the loans over \$200,000 were to the contractors for building the Riverside Drive, and as security
the bank holds city youchers amounting to nearly
\$300,000. These loans have not been band on account of the hitigation between the contractors,
but the disputes have been settled, and it is said
that the bank will receive \$50,000 within a short
time. It is probable that the whole amount will be
paid within two months. An exact statement of the
present condition of the bank could not be made
yesterday, but President Post said that the bank was
perfectly sound. A statement would be furnished today to any persons who might wish to see it. It
is understood that the deposits have been paid
largely on account of the rainers concerning the
bink. Shortly after the failure of the Grocers
Bank an effort was made to secure a large part of
the business for the Produce Bank. It is said that
rival banks which also sought their business disparaged the condition of the bank to secure the
business for themselves.

E. P. Loonis, of No. 95 Barelny-at, was called
upon. Mr. Loomis resigned his directorship in the
bank some time ago, not, however, on account of
any weakness in its conditioned. He refused to
say why he resigned, but said that the difficulties
which caused his resignation were all settled at
present, and the dissentions among the directors
were all healed.

Affred Bennett, of No. 156 West-si, was ont of ors for building the Riverside Drive, and as security

Alfred Bennett, of No. 156 West-st., was out of Affed Bennett of Ro. 150 restar, as due the city. Mr. Bennett's brother volunteered the information that Alfred Bennett's resignation as a circetor was handed in because the directorship duties encroached too much on the time demanded by his other business. The bank, so far as he knew, was in a perfectly sound condition.

#### THE WEST ORANGE MURDER. CROSS-EXAMINATION OF JOHN MELEBHOLFFER'S WIDOW-THE FIRST STATEMENTS ADBRED TO.

The trial of Franz Lammens and Margaret Meier-hoeffer for the murder of John Meierhoeffer, at West Orange on October 9, was resumed in the Court of Oyer and Terminer, Newark, yesterday. Lammens had passed the night in the Court House, where a room had been fitted up for him, and he was taken into court wrapped in blankets and appearing to be on afterward a cot was placed in the jury-room and Lammens was allowed to lie on it, where he could bear all the evidence. Mrs. Meierhoeffer was recalled to the stand and

her cross-examination by the counsel for Lammens was resumed. She said she saw Lammens take a pail of water and go down to the cellar. When he washed the blood up he got a rag, used as a mopcloth, to do it with. It was not the rag she was washing when the schoolmaster came home. She did not tell the men who called at the house for fear Lammens would kill them both, and she forebore to tell the hunters and put herself under their protection, because they seemed to be intox-She was so frightened she could speak. She did not send Theodore after the officers in the afternoon because after the officers in the afternoon because if they would not come for a child, and it would need a man to make them come; she did not keep Theodore in her room the night of the murder because she did not think he would be any protection, and Lammens might kill them both. Lammens had said the voy must go up stairs; everything was "must." There was an iron catch on the window of her room. She could not say why he entered there as he could

must go up stairs; everything was "must." There was an iron catch on the window of her room. She could not say why he entered there, as he could have come in by the door. There was no use trying to prevent a man like that. He might have blown the house up if she had done anything; besides she expected the police every minute.

Counsel—Now, a lady called at the house for apples and you sent Lammens to the barn for them. While he was gone why did you not tell the lady?

The witness replied that she was a sickly, delicate lady, and besides she had already tolu Pierson and was expecting the police. On the day before she did not tell her husband what Lammens had done because he did not have his mind, and she did not know what he might do. She did not want any killing done in her bouse. Her husband had a musket. The witness did not remember having asked Pierson, the teacher, what medicine she could give her husband to make him sick. Possibly something of the kind was said in jest. She had never asked anybody about poisons. She could not remember having consulted a lawyer in Orange about having her husband sent to a lunatic asylum, but once applied to a Justice to have him sent there. When she saw Lammens follow her husband into the house she did not scream, because she could not. She had no strength and no nerve. Afterward she could not remember having for the whiskey she had only time to look into the cellar, bathe her face and sit down for a few minutes before he returned. Witness denied that she was serubbing the cellar stairs when the hunters came. She was then in the closet in the back of the house, and she heard Lammens go down in the cellar for the milk.

James N. Osborne was the next witness. He stated lar for the milk.

James N. Osborne was the next witness. He stated

James N. Ozladbe was the first witness. He stated that he worked at \$1, Cloud last October, and bearded at the Meierheeffers'. Witness left on the Saturday before the nurder. Lammens had told bim that it was a pity Mrs. Meierheoffer had such a lunatic for a bushand. He (Lammens) would shoot him for 5 The Court adjourned with this witness on the

stand until 10 o'clock this morning.

TWO POLICE COMMISSIONERS SURPRISED. AN UNEXPECTED STEP IN THE CASE OF CAPTAIN M'DONNELL

The trial of Police Captain McDonnell, on the charge of failing to suppress the disorderly houses in his (the Eighth) precinct, was called yesterday be fore Commissioners Wheeler, Voorhis and MacLean, but was adjourned till to-morrow at 9:30 a. m., the Coptain's mother being at the point of death. The charge was preferred by the Superintendent under the rules, but it was reported that the proceedings the rules, but it was reported that the proceedings were due to a plan of some of the Police Commissioners to get the Captain removed for political reasons. Captain MeDonnell is a strong Tammany Denocrat. Much excitement was therefore caused among the persons who thronged the court-room when John D. Townsend, as counsel for the accused man, announced that he had received an affidavit that made it his disagreeable and imperative duty to surgest, on behalf of the defence, that Commissioners MacLean and Voorhis should not sit as judges, as they would probably be called upon to give testimony as witnesses.

Judges, as they would probably be called upon to give testimony as witnesses.

The Commissioners, after briefly conferring, decided that the matter had better he over till Friday. Mr. MacLean looked slightly nettied. Captain McDoonnell said afterward that the affidavit was infade by a girl, and contained damaging details of a conspiracy to give him from his office, and that it was on this subject the two Commissioners would be called to testify. He refused to speak further about the matter.

FATAL QUARREL BETWEEN TWO BROTHERS

A BLOW WITH AN AXE IN A DRUNKEN FIGHT. Two brothers named John and William Morrissey had a quarrel at the rooms of the latter at No. 2 Jay-st. Brooklyn, on the night of January 26, and John received a blow on the head from his brother which caused his death yesterday morning. The brothers, tegether with John Fleming and a member of the United States Marine Corps named es, had been drinking freely and playing cards.

When the supply of liquor became exhausted, John Morrissey took the bottle and started out for the purpose of getting it refilled. His brother protested against his going, and attempted to stop him. Angry words and blows ensued, and, at length William seized an axe and struck his brother a heavy

blow on the head. In attempting to separate the brothers, Fleming received a slight scalp wound. John Morrissey's skull was found to be fractured, but he refused to be taken to a hospital. William Morrissey was arrested, and has since been in the Raymond Street Jail. Fleming was locked up as a witness, and Jones, the marine, who ran away during the disturbance, was also arrested. On the Wednesday following, John Morrissey's condition was so much worse that he was removed to the Long island College Hospital. He was in a semi-unconscious state, and remained so up till the time of his death. Coroner Simms will hold the inquest to-morrow.

BETRAYING A FELLOW FORGER. SAMUEL SWIM'S STORY OF CHARLES BROCKWAY'S OPERATIONS-FORGED CHECKS PAID BY THE

BANK OF THE REPUBLIC. Samuel Swim, an important witness in the case of Charles Brockway, was sent to the House of Detention yesterday. Brockway is a noted forger and on suspicion of being connected with recent for-geries on the Bank of the Republic was committed to the Tombs for trial about two week ago. Swim, who was arrested on a charge of complicity in the forgeries and who was discharged for lack of evidence, had a quarrel with Brockway regarding the distribution of the spoils

and determined to turn State's evidence. Swim alleges in an affidavit that in August, 1879, be was employed as a groom by Alexander Taylor, ir., of the firm of Alexander Taylor's Sons, bankers, of No. 56 Broadway, and that on September 1 he received in payment for one month's services a check for \$30 drawn on the Bank of the Republic; that in the evening he accidentally met Brockway in Broadway and showed him the check, when Brockway suggested that the check

in the evening he accidentally met Brockway in Broadway and showed him the check, when Brockway suggested that the check would enable them both to make a great deal of money. The statement that the meeting with Brockway was accidental is not believed by the detectives, who have good reason, they say, to think that Swim sought service with Mr. Taylor in pursaance of a plan between Brockway, Swim and other members of a gang of forgers in order to get possession of one of Mr. Taylor's checks.

Swim's affiliavit them states that he met Brockway by appainment, and the latter traced the firm name attached to the check, and said he should want the check to make a check-book from Brockway took the check away with him, and a month later rotarnod it to him. It passed through the lands of Charles Farren, alias "The Big Dance," and James Fresh, alias "Mysterious Jimmy," both well-known criminals. An agreement was unde between Brockway and Swim that the latter should receive 25 per cent of the proceeds resulting from the passing of subsequent forged checks. On the following day the conspirators met again, when Brockway showed Swim a forged check for \$912-purporting to be signed by Alexander Taylor's Sons. Then he produced four others of a similar character, drawn for \$1,240, \$1,910, \$2,120 and \$2,025, and also four duplicate checks with Mr. Taylor's indorsement added, Brockway explained that the duplicates were held in reserve in case the bank officials should want the man who presented them identified, when this man would say: "All right. Fili get Mr. Taylor's indorsement then." Then the duplicate check was to be presented at the bank. "That never fails to get the money," Brockway boasted. After that it was decided to destroy the \$912 check. The four checks were presented, and when the duplicates were returned with Mr. Taylor's indorsement then." Then the duplicate check was to be presented at the bank. "That never fails to get the money," Brockway boasted. After that it was decided to destroy the \$912 check. The four chec

against him.

Brockway is one of the most skilful and successful forgers in the country. He was serving a term of ten years under a sentence of a United States Court when pardoned by ex-President Johnson. In 1874 he was sentenced to three years imprison-In 1874 he was sentenced to three years' imprisonment in Boston, and afterward appeared in Chicago simultaneously with a number of forgeries there.

Swim savs in his affidavit that when he was arrested by Detective Shelley some time ago on suspicion, he was induced by the latter to withhold information against Brockway. This is not believed at headquarters. Detective Shelley had previously arrested Swim on suspicion of being connected with forgeries on the Butchers and Drovers' Bank, and lately on a charge of passing a \$50 counterfeit bill. Captain Kealy regards Shelley as a faithful and honest officer, and thinks Swim's charges are inspired by malice for Shelley's arresting him.

#### A HUSBAND'S CURIOUS STORY.

A case with some novel features was to have come before Justice Kenna, in Brooklyn, yesterday, but it was adjourned. Theodore Suediker, of No. 605 Broadway, has been arrested at the instance of his wife, who lives at No. 357 Grand-st., on a charge of abandonment. Snediker tells a curious story. He abandonment. Suediker tells a curious story. He has been in the habit, he says, of calling at his wife's house every Saturday night in order to give her mouey. She would refuse to accept it, but he would force it into her hand or leave it on the table. At length she would not admit him, and he then placed the money under the door. The next week the crack under the door was filled wift rags, and he broke a window and threw the money in. He says that his wife was of a very jealous disposition, and that she would follow and watch him when on his way to work. The most singular feature of the whole matter, however, is that Shediker has brought a suit for a divorce from his wife on the ground of cruel and inhuman treatment. He is a large man and she is of diminutive size.

THE TABERNACLE AND THE PRESBYTERY. In reference to the Rev. Mr. Talmage's statement to his congregation last Sunday that the Brooklyn Presbytery had assumed obligations in behalf of a church, which it was unable to meet, the Rev. A church, which it was unable to meet, the Rev. I Milton Greene, Clerk of the Presbytery, says that the matter was seriously misrepresented by the Tabernacle pastor. He says that many years ago the Presbytery assumed a bond of \$1,700, held by the Dime Savings Bank, of Brooklyn, against the Siloam Presbyterian Church, and the interest has been paid regniarly up to January 1. The funds to meet this and all other obligations are obtained by pro rata yearly assessments on the churches in the Presbytery, and Mr. Greene says that all the churches have paid their assessments up to October, 1879, except the Tabernacle, which has made no payment since October, 1876.

REPORT AGAINST A SCHOOL PRINCIPAL. At a meeting of the Board of Education, yesterday, Superintendent Jasper submitted a report in relation to John B. Moore, principal of School No. 61, who was recently convicted of assault and battery. The report stated that the testimony of a large number of reputable citizens of Harlem had seen taken, and in the opinion of the City Superintendent, Mr. Moore was not a proper person to hold tendent, Mr. Moore was not a proper person to hold the responsible position of principal. The matter was referred to a committee to give Mr. Moore an opportunity to be heard in his own defence. Dr. John L. Campbell was appointed a trustee of the Twenty-second Ward-in place of Joel W. Mason, It was decided to purchase from John D. Crimmins the site of the old Second Avenue car stables for \$32.963, for a new school house. The sum of \$3.191.100 was appropriated for the different departments of the Board for 1880.

#### THE LIEDERKRANZ BALL.

The Fancy Dress Reception of the Liederkranz Society at the Academy of Music this evening, is already an assured success. The tableaux and already an assured success. The tableaux and marches will be of more than ordinary spleudor and ingenuity of design; and the decorations will be very brilliant under the light of the electric globe, introduced for the first time in the Academy of Music. Nearly all the boxes have been sold and thousands of tekets are out, each admitting a lady and gentleman. The Liederkranz is always the most select and pleasant of the masquerades in this

#### BASE-BALL NOTES.

Manager F. C. Bancroft has made arrangements for a second visit to New-Orleans, and left this city yesterday with the following strong team: Brown, catcher; Keefe, pitcher; Sullivan, first base; Cramer, second base; Ward, third base; Wright, short stop; Wood, left field; Retily, centre field; and Kulght, right field. The club will play their first game with the R. E. Lee club on the 8th inst. The Worcester (Mass.) club has been admitted to the League, making the eighth Club, notwithstanding the vote of the Troy Club in favor of the Albany Club. Fred Nichols, change pitcher of the Worcester Club, has been released, to accept engagements in New-Orleans, "Bob" Matthews, well known with the Mutuals of this city, who played with the champion Providence nine last sea-

The Cincinnati, Cleveland and Chicago Clubs have perfeeted arrangements for a number of games with the Washington City Club in April. Snyder and Gerhardt. of last year's Boston and Cincinnati teams, are members of the Washington Club. Out of the fifty games the

League clubs played against National clubs lost season, the League clubs won 26, and the Nationals 22; 4 were drawn. James O'Roorke, of the Bostous, made the largest throw last season. He threw a base ball 125 yards. Two of the great paying days for base ball this season fall on Sunday. May 30 and July 4. In the latter case, nowever, the 3d (saturnay) will be eclebrated, and the clubs will draw large crowds. But Decoration Day, May 30, will be lost to them.

The coming base ball season promises to be a lively one in San Francisco. A large number of Eastern players have accepted engagements there. A meeting was recently held by the Pacific Coast Base Ball League, and delegates were present representing the following cenths: Bay City, Union, Knickerbecker, Athletic and San Francisco. A permanent organization was effected, and the following centher: Edward W. Keating, president; J. J. Driscoil, vice-president; L. N. David, secretary, and W. J. Kahlwan, treasurer.

#### NEW-YORK'S CHARITIES.

MANAGEMENT AT RANDALL'S ISLAND. THE CHARGES AGAINST DR. HOWARD AND THE MA-TRON DISCREDITED IN THE INSTITUTIONS-AN

INVESTIGATION IN PROGRESS In order to inquire into the recent charges brought against the Medical Superintendent of Randall's Island, Dr. J. C. Howard, for alleged mismanagement of Island, Dr. J. C. Howard, for alleged mismanagement of the asylums entrusted to his care, a Taintne reporter went to the Island yesterday and asked to be shown over the buildings. He was confided to the care of Dr. W. O. Moore, one of the visiting surgeons, and a residentdector of the establishment. Under their escort he made a tour of the several buildings on the Island. Dr. Moore expressed himself highly indignant at the charges of dirt and impure air which had been circulated, and dirt and impure air which had pointed, as he spoke, to the elemiliness of the floors and the neatness which everywhere prevailed. The sun was streaming through the windows of one of the rooms of the Iefant Asvium and lit up the pair faces of three the Iefant floor. There little children who were playing on the floor. There were windows on both sides of this room, with flowers and creepers prettily arranged in the alcoves; the walls and the floor were perfectly clean. The beds were neatly made, the sheets and coverlets without a stain, and the blankets thick and comfortable. There was no offensive odor, and the light and ventilation were perfect.

The Idiet Asylum was not as clean as the other buildngs, but the dector explained that in the case of idiets, t was an almost impossible task to keep them clean. He it was an almost impossible task to keep them clean, it claimed, however, that the Asylum was as clean as any other, and undeserving of the charges brought against it.

With regard to the alleged scandal concerning the Matron, Mrs. Scovet, the doctor said that it was, in his tros. Airs. Scott the accuracy of the origin probably to jeziousy on the part of the women employed in the esablishment. Mrs. Scovill, he went on to say, was a lady nuch esteemed by all who knew her, and the man who much esteemed by all who knew her, and the man who had been mentioned in the stories concerning her, was an old relative and an epileptic, in whom she had long been interested; and he bedieved that it was with the full consent of the Superintendent, Dr. Howard, that she had taken him in. He hop ed that, in the investigation which was now being made, the lady's character would be vindicated.

The reporter then called on Commissioner Brennan at the House of Charlites and Corrections to assertain the result of the investigation which, it was understood, was to have taken place yesterday morning. The Commissioner replied that nothing had yet been done to warrant a report, that at present only two witnesses had been examined, but that on Friday morning all the particulars would be given to the public.

#### THE INSANE ASYLUM HOMICIDE.

CORONER'S INQUEST CONTINUED-TESTIMONY OF MRS, STEVENS, THE NIGHT NURSE IN CHARGE.

The inquest in the case of Maria Ottmer, an inmate of the Blackweil's Island Asylum for Lunatics, who was intally injured on January 24 by her reommates, was continued yesterday afternoon before Corocharge, was recalled and read extracts from her report book, entered at the time Maria Ottmer was an inmate of Retreat No. 1. These extracts showed that from De-cember 21, 1879, until December 30, when she was removed to the hospital, Maria was sick and was a source of great annoyance to other patients. One entry read: "Maria Ottmer very sick. Sallie Way was around the room all night, annoyed by Maria. So she beat her and dragged her out of bed." Following is the testimony of the witness, given in response to questions by the Coroner: "No medicine was prescribed be given to Maria Oltmor at night, and I do not know that she was given any medicine. One of my reports called Dr. Pitkin's attention to her case, but he did not look at her. After her removal to the hospital I became sick, and first know of her presence in Betreat No. 2 on January 21. Sie was then in the room with Elizabeth Christ and Mary McDouough. I had once reported Mrs. Christ as noisy and violent. I only enter the rooms of patients who are reported to me by the day nurse as equiring attention. There is a way of seeing into the ms without opening the door and patients are always rooms without opening the door and patients are always carefully looked after. I made a report to Dr. McDonald the Wednesday after the accident, in which I said; At 10 p. m. my attention was called by the day nurse to the patient, whom I found out of bed in a nude con-

dition and very much excited. The bed-clothes were thrown around the floor. In the room with her were two other patients, Mrs. Christ and Mary McDonough,

thrown around the floor. In the room with her were two other patients, Mrs. Christ and Mary McDonough, who were very much annoyed by her getting out of best and crying. I was obliged to put her in bed several times during the night. At 5:15 while sitting at the table, making out the report of the night, I was startled by a noise as of pounding. I went at once toward where the sound came from and on opening the door I found Maris Ottmer on the floor between the two todsteads—the patient, Mrs. Christ, who was after beating her, jumping into bed. I at once went for help and while I was down in the hall calling my helper who was on the pext floor, she went at hor the second time. She beat her, judging from the sound and the position I found her in, chiefly on the chest. She also cut her eye. On lifting Maria into bed I saw that she was in a very exhausted condition, and telegraphed for a physician."

Cross-examined by Dr. McDonaid, the witness said:
"I am always in telegraphic communication with the central office. It is not customary to telegraph for a physician unless a patient is dangerously II, or an accident has happened. There are now no catients sleeping on the floor, and three patients do not now occupy the same room.

A communication from the committee of the New-York Neurological Society on say him artuses was presented to the Coroner by Dr. E. C. Spitzka, requesting that he would permit a representative of the society to ald him in the Investigation. Dr. McDonaid objected to the presence of Dr. Spitzka, both as the representative of an unchartered society without legal sit oding, and as his personal enemy. He was defined and between the would bear questions from Dr. Spitzka and himself judge of their pertinency. He would exclude all personalities from the investigation, which he designed only to expose to light the abuses charged, if they existed.

In reply to questions by Dr. Spitzka, the winess said that there are other rooms in the Retreat containing several violent patients, but she could not say how

#### JUDGE COWING'S EAGERNESS FOR TRIAL

The suit of George E. Tugnot against his rother-in-law, Judge Rufus B. Cowing, to recover tion, was called for trial by Judge Van Verst, in the Supreme Court, Special Term, yesterday. Mr. Tugnot, who was the ward of Judge Cowing from the age of seventeen until twenty-one years old, claims that the latter, as guardian, received Lafayette Coal Company bonds of the full value of about \$6,500; that after he had come of age and the property by which the bonds were secured had greatly increased in value by the discovery of oil on the lands, Judge Cowing concealing from the plaintiff their true value, bought them of him for a much smaller sum, namely \$1,000. Judge Cowing, in his answer, sets out in detail all the circumstances under which the transfer was made. He says that at that time he did not know of the discovery of oil and the hands. bonds alleged to have been obtained by misrepresenta-tion, was called for trial by Judge Van Verst, in the which the transfer was nade. He says that at that time he did not know of the discovery of oil and the bonds were believed to be almost worthless. The plaintiff came to him and wanted him to buy them at what they were worth. Judge Cowing told him that he did not want the bonds, but would talk with the other executors under the will of the plaintiff's father and see if some arrangement could not be made for tak-ing the bonds off his hands at a fair val-The other executors refused to pur chase the bonds, and Judge Cowing told the plaintiff

untion. The other executors refused to purchase the bonds, and Judge Cowing told the pointiff so, and subsequently Mr. Tugnot soid the bonds to his stater, the wife of Judge Cowing, who still holds them. He dealed all purpose to deceive or defrand his brother-in-law.

When the case was called vesterday one of the counsel for plaintiff asked an adjournment because W. W. Miles, the senior counsel, was engaged in the Court of Appeals, and because an examination of the defendant before trial was still pending. Ethu Root opposed the adjournment, and read the following affidavit of Judge Cowing in oppesition to the motion:

"I am the defendant in the above entitled action. The action was commenced on the 6th day of November, 1879. The complaint was served on the 12th day of December, and issue was joined by the service of my answer on the 31st day of December. The cause was dely noticed for trial on my behalf on the 14th day of January, 1830. I am ready for the trial of the cause, and desire to proceed therewith without delay. I am informed that the plaintiff desires to postpone the trial. I object to such postponement for the following reasons: The complaint contains false, malicious and defamatory charges concerning me, which if published otherwise than in a legal proceeding would be libelious, and punishable as such. Great pains have been taken to circulate these statements by the publication of the complaint without any answer, in such a manner as to indure me as much as possible; and the senior attorney for the plaintiff has taunted me with the injurious effect which these effectments have had upon my reputation. I am able and anxious to disprove these charges, and to disprove them here and now. And I demand that he who made them shall be compelled to maintain them without procrastitation or delay."

Mr. Root said: "The statements made in the complaint as such as would be exceedingly injurious to any lawyer and especially to one occupying an official position where he is daily addressing juries as to the rights

and duties of individuals under the law. I wish to arge with all the earnestness I possess that the gentlemen who have made these charges should be prepared to sustain them. The suggestion that the examination of the defendant has a party before trial is not concluded, as a reason for the postponement of this trial, is a singular cue. The defendant is here ready for examination. He can be placed on the stand and sworn here as a witness. The order for the examination before trial was granted on January 12, and was returnable on January 20; on January 20 the defendant appeared ready for examination, and the case was adjourned until the afternoon; the examination then proceeded and was adjourned until January 26. From that date it was adjourned, at request of planniff's counsel, until January 30. On the 30 the defendant appeared and was ready for examination. Then, by request of plaintiff's counsel, as the written stimulation I have here shows, it was adjourned until Pebruary 6. I submit that the examination under these circumstances, adjourned from time to time at the request of the plantiff, is no reason for the failure to proceed with this trial. When the right of personal liberty is suffering injury from arrest the ruies of the Court provide that the person who claims so to restrain shall be compelled to proceed on the days' notice of trial. When the right of property is restricted by injunction it is the universal practice of the courts that the person who obtains the injunction shall be required to maintain it instantly. Now, every day that passes over the defendant is permitting the erroneous and injurious impressions caused by the publication of the charges to the complaint to sink deeper and become more permanent. Every day makes it more difficult more impossible to remove the impression. I submit that the right of personal character, the right to an unblemished reputation, should be protected by the endayes are the last person who should come into court and say that they are not ready for trial. We are r

any way."
"That matter can be determined at the proper time."
said Judge Van Vorst quietly. "My duty is stuply to
eall the case and make suitable disposition of it."
The case will therefore be brought to trul this week
in all probability.

#### HOME NEWS.

PROMINENT ARRIVALS. Fifth Arenue Hotel-The Hon, Jeremiah S. Black,

of Pennsylvania; ex-Governor James M. Ashley, of Onio; ex-Governor Henry Howard, of Elnote Island; tollector A. W. Berrd, of Boston, and Assemblyman A. B. Herburn ... We see date. The Rev. William R. Alger, of Chicago, and Englands Stark, of New London... Gibes Jours—James Forayth, of Troy. Surfected House—Paymaster Green Clay Goodloo, United States Marine Corps. Grand Hotelex-Seaton T. M. Norwood, of Georgia. St. Denis Hotel-The Rev. Dr. E. L. Magoon, of Philadelphia.

#### NEW-YORK CITY.

The Grand Jury has been occapied for two days investigating charges made by the police for violations of the license law. So far about sixty indictments have been brought in.

The attendance at the Young Men's Christian Association for January was as follows: Reception room, a general attendance, 22,385; reading-room, 10,827; library, 3,664; gymnasium, 3,700.

The twelfth annual report of the Post Office Mu-tual Aid Association shows that the present mem-bership is 595. The association is in a prosperous condition. During twelve years \$120,276 has been paid to the lamilies of deceased members.

The striking cabinet-makers formerly in the employ of G. C. Flint & Co., whose factory in West Nineteenth-st, was destroyed by fire on Monday, held a meeting zesterday. They were loud in their protests against the imputation that the fire was the meediary work of the strikers, and a committee was formed to call amon the Fire Marshal and to urge a most thorough investigation. BROOKLYN.

Deaths in Brooklyn last week, 217; births, 234;

marriages, 61. It is proposed to erect a new public school build-ng at Dean-at, and New-York-ave., at a cost of \$30,000.

James Hall, a laborer, was found dead in Brocklyn-ave, near Crown-st., yesterday morning. It is supposed that he died from heart disease. He lived in Prospect-place, near Underhill-ave.

It was stated erroneously in yesterday's paper that the Kings County Republican Genehal Committee had defeated an effort to rescind the action expelling Tax Collector Tanner from the Twenty-second Ward association by a vote of thirteen to 137. It should have read that thirty-free showed the

strength of the Tanner party in the Committee. strength of the Tanner party in the Committee.

A man who said that his name was Thomas Cullen hast week deposited in the Greenpoint Savings Bank, at Oak and Franklin-sts., a check for \$1,250 drawn by Dr. W. Sullivan in favor of Thomas Cullen. He was told that when the check was paid he could draw on it. The next day the bank officials received dispatches from two New-York jewelry firms asking whether Thomas Cullen's account was good for \$200 and \$250. They replied that there was something wrong. A description of the man has been given to the police.

JERSEY CITY.

Edward Carroll, of No. 358 Thirteenth-st., Jersey City, was arraigned before Justice Davis yesterday charged with criminal assault by Miss Agnes Mon-

NEWARK.

August T. Schnesster, inspector of gas-meters, fell on the sidewalk last evening and broke his leg. The Newark Board of Trade met last evening and

The Gentlemen's Driving Association met last evening and took suitable action relative to the recent death of John Brisbin, who was a member. At the annual meeting of the New-Jersey Agri-cultural Society, held yesterday, the following offi-cers were elected: The Hon. Amos Clark, president; Phineas Jones, E. G. Brown, N. S. Rue, John S. Irick, vice-presidents; Wm. M. Force, recording secretary; Samuel Manning, treasurer.

NEW-JERSEY.

Honoken.—Henry Thorne, bushand of the woman who preferred some infamous charges against Re-corder McDonnough and Aid of Police Edmondson, was placed under bonds yesterday, charged with robbing John J. Farfey of a valuable scarf-pin. robbing John J. Farfey of a valuable scarf-pin.

PATERSON.—George Beasiey, a member of the late Grand Jury, and Joseph McMurray, recently convicted of obtaining money under false pretences, were sentenced yesterday, at Paterson, by Judge Dixon. McMurray was let off with a fine of \$50 and costs, but Beasley was sentenced to pay a fine of \$300 and costs, and to underzo a two weeks' imprisonment in the County Jail.....

James Gannon, a man nearly eighty years of age, was sent to the State Prison for six months, and sentenced to pay a fine of \$250 and the usual costs, on a charge of assaulting a child.

LONG ISLAND.

#### LONG ISLAND.

AGNEROGUE.—James H. Young, postmaster at Agnetogue, who had his hand injured in a corn-sheller last week, died on Monday from tockjaw. JAMAICA.—At the annual election for officers of the Jamaica Fire Department, held on Thesday syening, William Durland, Jr., was elected chief-ingineer, Theodore J. Armstrong assistant-chief, Dyrus Gale clerk and J. Angustus Lodge treasurer.

Claven, a charge of the votes, which elected Craven by 4 majority.

Canarsie.—It is understood that the negotiations for some time past pending between Mr. Littlejohn and a party of Western capitalists for the purchase of the East New-York and Canarsie, and 100 acres of land on Rockaway Beach, have been concluded and the deeds will be passed in a few days. The land on the beach lies between Holland's and the Seaside House, running from the bay to the ocean. Plans have already been made and thefwork will soon begin on the building of a hotel on the surfside. The new building will have a frontage of 800 feet on the ocean and will be three stories in height, and is to be in readiness for the next season. Mr. Littlejohn also has the right to spile across the bay from Canarsie to the beach.

#### STATEN ISLAND.

SOUTHFIELD.—Superintendent of the Poor Lewis, of the town of Southfield, has decided not to give relief orders on stores where liquor is sold. relief orders on stores where liquor is sold.

EDGEWATER.—The financial affairs of the village of Edgewater, which at one time were almost in a hopeless condition, has of late years been steadily improving. In 1876 the debt of the village amounted to \$150,000, including \$32,000 for schedule debt and \$57,000 on the New-York Avenue debt. In October next the last installment of the avenue debt amounting to \$13,600 will be due and the amount of the schedule debt due is only \$22,000. HUDSON RIVER TOWNS.

YONKERS.—John J. Houghton, of Yonkers, indicted for bigamy, was taken before the Court of Sessions at White Plains yesterday and arraigned. NEW-ROCHELLE.—The trustees of New-Rochelle have divided the incorporated bonds of that village into three wards, each of which will be represented by two trustees in the Board.

WHITE PLAINS.—In Surrogate Coffin's Court at White Plains yesterday there was a hearing in the contested will case of Miss Maria Fraser, who died at Irvington on the 29th day of May last at the age of eighty-two years. The property left by the deceased amounts to about \$6,000.

## MARINE INTELLIGENCE.

PASSENGERS ARRIVED.

FROM LIVERPOOL-BY STEAMSHIP ARIZONA. Goion, L. S. Campbell, Mr. and Hay, A. Thompson, Mrs. Mrs. John Strickhoff, Mr. Eckdalhi, O. Hali, S. Hali, S. Hali, Mrs. M. Barber, A. L. Sinclair, Wm. E. Montram, Mrs. M. Smith, S. Smith, S. Smith, S. O'Connor, P. Williams, R.
Coleman, Chas.
Kelly, F.
Hassell, Wm.
Hassell, Mrs. H.
Heilyer, Mr. and
Mrs. L.
O'Connor, P.

NOTICE TO MARINERS.

OFFICE OF THE LIGHTHOUSE INSPECTOR, THERD DISTRICT, I TOMPKINSVILLE, N. Y., Foh, 4, 1880.

The wreck of the "Secondam" light-ship broke from her moorings in the nertheast rate of yesterday. The tender Putnam has been sent to replace her,

J. M. B. CLITZ, Commodore U. S. N.,
Lighthouse Inspector Third District.

SHIP NEWS.

PORT OF NEW-YORK .....FEB 4. ARRIVED

ARRIVED.

Str Chy of Vera Cruz, Van Sice, Havana 4 ½ days, to Wm P. Clyde & Co.

Str Morgan.

Str Gulf Stream, Ingram. Wilmington, N. C. 4 days, to Wm P. Clyde & Co. Win P Ciyde & Co.
Str Albanee, Kipolie, Philadeiphis, to Win P Ciyde & Co.
Str Albanerie, Hubbers, Lewes, Del. 10 Old Dominion Ss Co.
Str Florida, Smith. Philadeiphia, to Win P Clyde & Co.
Saip David Crockett, Anderson, San Francisco 105 days,
with make to Sutton & Co. vessel to Lawrence, Glies & Co.
Bark Nuovo Dapelo (Ital), Mussu, Marseilles 42 days, in ballast toorder. Bark Gemma (Nor), Olsen, St Maio 28 days, in ballast to met. Force & Co. (No.), Asrenburg, Rouen 65 days, in ballast to

Bark Valura No.), Aarenburg, Bouen 65 days, in ballast to the for 6 to 10 to 1

nowlion & for vosses to Carver & Barnes.

2 Willia, Wood, Sarna, via Delaware Breakwater, 10
with sugar and tobacca to Moses Taylor & Co; vessel to with sugar and tobacca to Moses ray, as a Parker & 40.
Parker & 40.
Nor. Olsen, Points Petrie 18 days, with autor H A Swan & Sons; vensel to Benham, Boyesen, Picker-

or, etc., Win Jan. & Co.

T. Mary L. Heters, York, Galway 25 days, to master,
Yosemile, Chase, Fronters 42 docs, with mahogany,
Thomas Bross, vessel to Carvey & Barnes,
T.G. B. Lengthes, Anderson, Mayaguez, P.R. 10 days, with
to Win Douglass, vessel to B.J. Wenberg & Co.
T. Agnes I. Granco, Seawey, Passegoula 22 days, with lum-

her to F H Smith& Co.

Schr Jordan L Mott. Tobin, Monti Christi 13 days, with logwood, et of S Michelena; vessel to H W Lond & Co.

Schr Brigader, Norton, New Orleans 17 days, with sugar,
etc, to Jyman & Co; vessel to H P Brown & Co.

Schr Lucia A Snow, Gregory, Maranham 23 days, with
sigar to Brudet, & Pondy vessel to B J Wenlerg & Co.

Schr Tampico, Bonhoff, Manzanilla 21 days, with mise to
Bertram Brow, vessels to M Echevria & Co.

17 The following vessels which were anchored below came
an of the city Lodger. ip to the city to-day:
Ship Mary France (Br), Dexter, from Belfast,
Bark Frances (Br), Randle, from Gioucester,
WIND-Sunset-At Sandy Hook, fresh, W.N.W. cloudy. At

CLEARED.

CLEARED.

Stra Canada (Bri, Heeley, London, F. W.J. Hurst; Schledam (Dutch), Chevaller, Rotterdam, Funch, Edve & Go; Alras Bri, Krause, Portan Prince, etc., Pin, Forwood & Co; Flamberough, Bri, Fraser, Nayaguez, etc., A.F. Querbridge & Go; Stag (Br), Bulman, New-Orleans, John C Seager, Algiers, Hawthorne, New-Orleans, Rogert & Morgan, Morro Castle, Reed, Charleston, Wm. P. Clyde & Co., Gate City, Daggett, Sarahnah, Geo Yonger, Florida, Smith, Philadelohia, Wm. P. Clyde & Co., Isaac Rell, Gibbs, West Foint, Va. Old Dominion New Orleans, Roger Control, Charleston, Co., 1988 (1998).

Sa Co.

Ship Hamilton Fish, Mortimer, Liverpool, Chas H Marshail & Co. Ship Hamilton Fish, Mortimer, Inverpool, Coas H Marshail & Co.
Batt's Harold (Br) Darit, Rotterdam, Snow & Burgess; Astronom (Ger), Klopper, Bromen, Hermann Koop & Co; Gemabok, Hall, Aden, Arnold, Hines & Co; Peruvienne (Fr), Latasie, Bordeaux, James Henry; Bakran (Aust), Pauletteh,
New-Orienna, Slocavich & Co.
Brigs Surah B (Br), Hilton, Chenfuegos, Perkins & Co; Ellida (Nori, Kieln, Ceata, Benbam, Boyesen, Picketing & Co;
Georgianna F Geery, Conklin, Charleston, Evans, Ball & Co;
Mary E Thayer, Whitman, Colon, U S C, Marelal & Co; Ferno
(Nori, Just, Rivadescila, Sp. C Todias & Co; Lonisa Prico
(Havit, Wilson, Portau-Frince, R L Murray,
Schra George T Littleffeld, Oliver, Basse Terre, St Kitts,
Jones & Lough, James R Tollock, Crocker, Kingston, Jamesles,
H S Henry.

FOREIGN PORTA

FOREIGN PORTS.

(LONDON, Feb 4.—Str Ivaly, from New York for this nort, arr off Deal the 2d inst. arr at Ginsgow the 3d inst, str State of Alabams, from New York: arr at Antwerp, str Rhyntand, from New York: arr at Antwerp, str Rhyntand, Inversor, York, arr at Havre, str Abdiel, from New York arr at Havre, str Abdiel, from New-York arrepost for New York.

MOVILLE, Feb 4.—Arr str Anchoria, from New-York for Ginspow. Glasgow.

LONDON. Feb 4.—Salled 20th ult. Hazard (Capt Semme)

LONDON. Feb 4.—Salled 20th ult. Hazard (Capt Semme)

120 Each ult. Arda, the latter for New-Orleans; 20th ult. Sadle,

Sunbeaue 1st mat, Fido, Jenny, the latter for New-York, 20th

181 Latter for New-Yorkeans, Joava, Lachino, Wellington

3d mat, Colomba, J J Strossmeyer, Mabel (Capt Griffiths)

181 Latter for New-York: Wim Douglass; 4th Inst, Lennatin

181 Live for Philadeiphia.

Art 22d ult. Flavio, at Maita: 1st Inst, Ibie, Publika, Rosa

last two for Poinsdeiphia.

Art 22d uit, Flavlo, at Malta; 1st inst, Ibis, Publila, Rosa
Chichicola, Santa Margherita Ligure: 2d inst, Amor, Erwin,
Fama; 3d inst, Aponino, Brier Holme, Cantour, Capella
(Capt Holmen) City of Richmond, Corto, David Malcomson,
Diurrobin, Florida (Capt Claussen), Girroy, John Ruthersond,
Melanesis, Oriental, R. Moulton, Sylphine, Twoli, Western
Helle (Capt Frew), 4th inst, Andrew Rich, Cocchino Danovaro, Kathleen (Capt Hoyer, the latter at Dandee, Seatr.

For Later, Ship, News, 47 and, see Fifth Pays.

I AM CRAZED WITH TOOTHACHE, and serves you right for having neglected to use Sozopont Had you done so your mouth would have been healthy and your testh sound. Get the "snag" pulled out, and commence at once using Sozopont, thereby preserving the balance of

Physicians find that when their prescriptions have been prepared at RIKES'S, 353 6th ave., the salways have the desired effect, being pure and fresh.

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Use BRUMMELL's celebrated Cough Drops.

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COLOR and BEAUTY.

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IT IS NOT A DYE. It requires only a few applications to restore gray hair to its youthful color and lustrous beauty, and induce luxuriant growth, and its occasional use is all that is needed to preserve it in its highest perfection and beauty. DANDRUFF is quickly and per-

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### THE NEW-YORK TRIBUNE FOR 1880.

During the coming Presidential year THE TRIBUNE will be a more effective agency than ever for telling the news best worth knowing, and for enforcing sound politics. From the day the war closed it has been most anxious for an end of sectional strife. But it saw two years ago. and was the first persistently to proclaim the new danger to the country from the revived alliance of the Solid South and Tammany Hall. Against that danger it sought to rally the old party of Freedom and the Union. Sought to rally the old party of Freedom and the Union, Bark Dacano (Nor), Olsen, Points, Petrie 18, days, with such as Co.

Brig & Cu.

Brig Mary Fink, Spencer, Pensacola Jan-12, with lumber or order, easel to C H Marshall & Co.

Brig Britannia, Rotchikiss, St Johns, Antigus, 12 days, with sugar to H Trowberdge's Sons.

Brig Britannia, Rotchikiss, St Johns, Antigus, 12 days, with sugar on deep conder vessel to E R Newley & Co.

Brig Charlotte Briggs, Cape Haytien 18 days, with logwood and conders where the briggs, Cape Haytien 18 days, with logwood the Co.

Brig Sorah Office of Original Davis, Cardenas 12 days, with sugar order vessel to B R P Buck & Co.

Brig Sorah Office of Co.

Brig Sorah Office, Candenas 11 days, with logwood A Nones & Co. vessel to E P Buck & Co.

Brig Charlotte Briggs, Cape Haytien 18 days, with logwood A Nones & Co. vessel to B rtt. son & Co.

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Brig Charlotte Briggs, Cape Haytien 19 days, with logw

Of The Tribune's share in all this, those speak most enthusiastically who have seen most of the struggle. The Michigan State Committee officially urged the electrication of The Thirms as the best means of educating the voters and bringing out the vote. The Manne Republicans declared that no other agency made so many votes. Ohio, Pennsylvania and New-York tell the same story.

publicans declared that no other agency made so many votes. Onto, Pennsylvania and New-York tell the same story.

The Tainuves now spending more labor and money than ever before to hold the distinction if has long enjoyed of the largest circulation among the best propte. It secures, and means to retain it, by decoming the medium of the best thought and the voice of the best conscience of the time, by keeping abroast of the highest progress, favoring the freest discussion, hearing all sides, appealing always to the best intelligence and the purest morality, and refusing to eater to the tastes of the vite or the prejudices of the ignorant.

The SEMILWEEKILY TRIBINE THE SEMI-WEEKLY TRIBUNE

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